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March 13, 2019

The Honorable Lewis A. Kaplan United States District Judge 500 Pearl Street, Courtroom 21B New York, New York 10007-1312

Re: United States v Gatto, et al

Case Number: 1:17-cr-00686-LAK

Re: Christian Dawkins Re Travel Plans (7th)

Dear Judge Kaplan:

The following are the travel plans hereby stipulated to by the parties for my client, Christian Dawkins, for which we respectfully seek an Order from the Court:

Thursday, March 14, 2019:

Drive from Cleveland, Ohio to Lansing, Michigan

Hotel: Homewood Suites, 2201 Showtime Drive, Lansing, Michigan 48912

Reason: Visit family and meetings with lawyer

Monday, March 18, 2019:

Depart DTW, Michigan at 12:35 pm (Delta Flight #2787) Arrive into LAX, California at 2:34 pm

Hotel: Luxe Hotel, 360 N. Rodeo Drive, Beverly Hills, CA 90210

Reason: Work related

SO ORDERED

LEWIS A. KAPLAN/USDS

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Monday, April 1, 2019:

Depart LAX, California at 10:34 pm (United Flight #1786) Arrive into Cleveland, Ohio at 6:00 am

Thank you for your consideration of this matter.

Very truly yours,

HANEY LAW GROUP, PLLC /s/ Steven A. Haney Steven A. Haney, Sr. Attorney at Law

cc: All Attorneys of Record - via U.S. Court e-filing system
Kara Cabanaes, U.S. Pretrial Services and Probation Officer
via email @ Kara Cabanaes@ohnp.uscourts.gov



U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J Mollo Building One Saint Andrew's Plaza New York, New York 10007

March 14, 2019

The Honorable Lewis A. Kaplan United States District Judges Southern District of New York Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street New York, New York 10007

Re: United States v. Christian Dawkins, 17 Cr. 686 (LAK)

Dear Judge Kaplan:

The Government writes in connection with the application of defendant Christian Dawkins to travel to Lansing, Michigan from March 14 through March 18, 2019 for a visit with his family and to meet with his attorney; and to Los Angeles, California from March 18 through April 1, 2019 for work-related purposes. The defendant, through counsel, has informed the Government that he has notified and obtained the permission of his pretrial services officer for the proposed travel, and in light of that, the Government similarly has no objection to the request.

Respectfully submitted,

ROBERT S. KHUZAMI Attorney for the United States, Acting Under Authority Conferred by 28 U.S.C. § 515

By: /s/
Edward B. Diskant/Noah Solowiejczyk/
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Cc: Defense counsel (by email)